o'clock this morning. The Theater was not entirely full at the morning session, but presented a handsome appearance; some places are vacant, the President having decided not to pass upon the right of the new delegates to seats, and not having issued tickets to those States unrepresented at the adjournment of the

Charleston Convention: At II o'clock the President called the Convention to order and the proceedings were opened with prayer by the Rev. Mr. Acron, an Episcopal Minister at Balti-

On calling the Convention together, Mr Cushing stated that the hour of adjourn meht had passed, but as he understood a misunderstanding had occurred as to the hour of meeting, some supposing the adjournment to have been till 12 o'clock, he would direct the roll of the States to be called in order to ascertain if all were pres-

The roll was called and all the delegates entitled to seats were found present except a portion of the delegation from Connecticut and Delaware.

Mr. Sansbury, of Del., stated that some of the delegates from that State were pres ent, but had had no tickets of admission delivered to them, and were waiting out side for admission.

The Chair stated that tickets had been delivered to the Seargent at arms to hand to the chairmen of the delegations. He supposed this had been done in every in stance, since delegations were represented on the floor who had been represented at Charleston at the time of the adjournment.

Mr. Sansbury moved that all the mem bers of the Charleston Convention be ad mitted to the floor. The President said the Convention has

not been regularly called to order, and no motion is yet in order.

of his colleague was not properly understood. He desired the admission of those delegates who were present at the adjournment of the Charleston Convention.

Mr. McCrok, of Ohio, asked if the chairman of the delegation had arrived, and the number of tickets to which he was en- the position of the question, and suggested

delegation had remained in the Charleston Convention and resolved to stay there.

The Chair, after an address to the Convention, presented the fact that new delegates were applying for admission. He had not undertaken to decide these claims but left it to the Convention.

be withdrawn, that he might be enabled to the Arkansas and Minnesota delegations, offer an amendment, which he would read were referred to the committee. for the information of the Convention. It was to refer all the claims of new delegates P. M. the names of those entitled to seats, but agreed to adjourn till 5 P. M. with the provision that all who accept seats in the Convention are bound, in honor, to abide by the action of the Convention and support the nominee.

which was checked peremptorily by the

Mr. Cavanaugh withdrew his motion to question After a long debate on points of order

the amendment of Mr. Church was entertained and the previous question demand-Mr. Randall of Pennsylvania rose to make an amendment, but was called to order, the previous question having been

demanded. He then called for a division of the question. Mr. Montgomery, of Pennsylvania, raised the point of order, that no division could be called until the question, on a second

to the previous question, had been put. The President decided this was so. Mr. Howlitt, of Tennessee, raised the

point of order that no committee on cre dentials excepting the one which had been raised to decide on the regularity of the original delegates, and that was now defunct. The President said that was a question

of fact, and not of order. If the committee was defunct it could be revived by such a motion as that now before the house.

Mr. Russell, of Virginia, begged the gentleman from New York to withdraw his resolution, or the latter portion of it, at all events, if he desired the harmony of the Convention. Mr. Montgomery, of Pennsylvania,

called Mr. Russell to order, the previous question being pending. Mr. Russell-Then if Virginia is con-

strained to silence, that silence may be A long discussion ensued on various

points of order. till 4 oclock

The motion to adjourn was lost, 73% to

The question was then taken on secondin the motion for the previous question on the smeadment of Mr. Church, of N. Y .. to the motion of Mr. Howard, and lost,

aves 107, navs 140, N. V. casting 35 votes in the negative. Mr. Gilmore moved to amend the amendment of Mr. Church instructing the President to admit the delegations, where there

were no contestants, from the States of Texas, Florida and Mississippi A recess till five o'olock was adopted.

AFTERNOON SESSION. The Theater was pretty well filled; the

Convention re assembled at 5 o'clock The question pending was the smendment of Mr. Gilmore of Pa. to the amend ment offered by Mr. Church of N Y.

making it read as follows to Texas, Mississippi and Florida, in which rudely thrust him back. there were no contesting delegates ; and that Delaware, Georgia and Alabama where those contending delegations existed a gentleman that he is not in order. by the several delegations to report on said | yield it.

Mr. Samuels of lows objected to the reading of any new proposition.

Mr. Richardson of Illinois raised a point of order, that after propositions were placed before the Convention they could not be

The President roled the point well taken. | Laughter.

The afternoon was spent in speechifying, aion during the evening. and the Conventior, adjourned at 9 o'clock. The President explained that

BALTIMORE, June 19th. The Convention was called to order soon its session during the evening. after 10 o'clock, the Theater is well filled

reading of the journal was dispensed The question pending on ordering the

respecting the autoission of delegates. should withdraw a portion of his amend- | mer of Gen. Jackson. ing for seats in the Convention. (Applause traitor to his party

previous question had been seconded the the Convention.

Mr Church-Then I ask the unanimous meeting dispersed consent of the Convention. (Cries of gran

Mr Gilmore withdrew his amendment. Mr. Church withdrew the latter portion of his proposition, and offered as an amendment that the credentials of all per sons claiming seats in the convention made the committee which was instructed to ex-

persons entitled to seats. versy existed in the Minnesota delegation, world that the whole power of the Execuand he desired to know if that would be tive instead of being exercised to forward referred to the committee.

Mr. Church understood that the resolution he had offered was already adopted by the convention. If not he hoped it would be allowed to be put, and relieve embar rassment. He moved the previous ques-

Mr. Cochrane rose to a point of order .-This having been done the question must examined recur on ordering the previous question which has already been called up.

The President decided that such was Mr. Saulsbury said a majority of the by the committee at the proper time Mr. McCook, of Ohio, moved to adjourn.

convention adjourns it be until to morrow

The motion to adjourn was withdrawn. Mr. Hallett of Massachusetts said that he had been absent from the convention. Mr. Kavanaugh, of Minnesota, moved and had appointed a substitute. He now

Mr. Church asked that the motion might After discussion this case, together with

to the committee on credentials, with in- Mr. McCook demanded a vote by States, structions to report as speedily as possible when the convention, by 185 against 66

EVENING SESSION

The President called the convention to order at 5 P. M.

Mr. Fisher, of Va., desired to know This was greeted with immense applause whether members of this convention are to be excluded from this hall by police, if so, so help me God I will not submit to such an outrage. I have my commission lay on the table, and moved the previous here, and if it is not my passport to this convention I will not retain my seat here. [Laughter.] You have no right to keep train bands at the door to prevent members from entering the hall. The tickets have been changed since the morning ses

Mr. Stedon, of N Y, had been similarly treated at the door, but did not think it was any reason for a secession of the convention or a dissolution of the Union .-

Some of the officers have neglected their duty, and that's all I have to complain of

Mr King of Mo. called the attention of the President to the fact that a portion of the delegates from Georgia did not secode from this Convention, and the question should be submitted to the committee on credentials as to the rights of the non-seceding delegates of Ga.

Mr Stuart of Michigan did not think apy new business could now be introduced to the Couvention until the report of the committee on credentials was received, and he be prepared to report until to morrow morning, he therefore moved that the Conven-

At the request of the President Mr Stuart suspended his motion for a few mo-

The President stated that the system of organization was adopted at Charleston, which requires the delegates to obtain tickets to secure admission and seats in the Convention. The system was followed out here. It was absolutely necessary to adopt such a regulation, in order to pre-Mr. Saulsbury of Del moved to adjourn vent the seats of members from being occupied by those not belonging to the Convention. What could have resulted but confusion, if gentlemen should be admitted without restriction to the hall? It

would be filled with strangers. It had been found necessary this morning to change the tickets of the delegates. The gentleman from Virginia, in mawas only appealing against a necessary each captured African, as long as the 8th

be most acceptable to the Chair, for it will President shall signify the wish of this save him from the most arduous and un government to have that treaty abrogated pleasant part of his duties.

Mr. Fisher and Mr. Randall rose, but the latter obtained the floor and called upon the Convention not to cast any undue reflection upon the officers of the Conven-

Mr. Gilmore perfected his amendment by A delegate said that he had been at the tionists present, against 61 Democrats ex door when Mr. Fisher endeavored to get elusively Resolved, That the President of the to, and had plighted his honor that he The House then proceeded to act on the Convention be authorized to issue tickets was a member of the Convention, but the amendments to legislative, executive and date for Clerk of Vigo County, subject to to the delegates to the Convention from officers had refused to admit him, and judicial appropriation bill, concurring in the decision of the Domocratic Conven-

Mr. Fisher desired to make a statement. on Saturday

not yield the floor, at least several gentle of 44 witnesses men have taken the floor since he had spoken, and one has made a motion to ad. discovered that he had been somewhat dejoure, which is in order. [Laughter.

The motion to adjourn is not in order if ther, and new took pleasure in saying that the gent from Michigan has got the floor, nothing whatever had been brought to

caying that Mr. Randall of Pa, had the The President read a letter from the gentleman's character. floor at the adjournment, and unless be chairmon of the committee on credes. Mr. Campbell said this explanation was ingof wests and debility. Our advice to to proposed modification, the latter could not be ready to report to night, and beg. hears, who could not have been actuated clear and less the latter could not hears, who could not have been actuated clear Toric and less the bedere are to deliver the wheat at the ing the convention to continue its see

tentions of the writer was, evidently, to ask that the committee might continue rest on his public or private character.

during which a motion to adjourn was On motion of Mr. Ludlow of NY the made and carried. The Convention then adjourned till one o'clock to morrow.

After the adjournment of the Convention previous question on the several motions calls were made for speakers, among them Capt. Rynders, who declined.

Mr Church said that on consulting with An old gentleman named North, fro Mr Gilmore of Pa , an arrangement had Miss., not a delegate, amused the audience. been agreed upon which he hoped would He attributed present troubles to the fact meet with the concurrence of the Conven- that no man had taken part in the Convention. It was proposed that Mr. Gilmore tion who had not been for 25 years a defa-

ment, leaving before the Convention the There was Cushing, the President, who portion referring to the committee on Cre had been a defamer and an opponent of the dentials the claims of all delegates apply principles of Jackson until he turned a and sympathies, concur in the assurance

action can only be reached by the Conven- He continued to denounce Douglas and tion refusing to order the previous ques- his supporters until the audience getting

CONGRESSIONAL.

XXXVI CONGRESS-FIRST SESSION

WASHINGTON, June 16. HOUSE .- Mr. Train made a report from the Covode Committee signed by Messrs. vacant by the secessionists, be referred to Covode, Olin and Train. It sets out by speaking of the embarrassments which amine the same, and report the names of attended their labors and stating that the President saw fit to send in a solemn pro-Mr. Sibley, of Minnesota said a contro test in the way of a proclamation to the give us the best fight that is in them. If an investigation into the administration of affuirs, would be exercised to protect those who might chose to disobey the summons

of the Speaker of the House. The committee quote precedents to show that they have liberty to investigate the conduct of the President or any other officer of the government.

Mr. Pennington, of Del., said the motion The convention had agreed to allow Mr. In regard to the Lecompton Constitution Gilmore to withdraw his amendment, and they say the country will pause with as-Mrr Church to modify his proposition .- tonishment over the shameless records they

pledges of the President as well before as be and the same are hereby repealed. after his election, and the pledges of all his Cabinet to the doctrine of leaving the that the Minnesota case would be decided people of Kansas perfectly free to adminis- drawn in the State of Georgia, after that ter their institutions in their own way.

2d. The deliberate violation of the Mr. Phelps, of Pa., moved that when the pledges, and the attempt to convert Kansas Owners and Managers of the Delaware into a slaveholding State by means of forgeries, fraud and force.

3d. The removal and attempt to disgrace the sworn agents of the Administra tion who refused to violate their pledges. 4th. The open employment of money in to lay the resolution on the table. Ap claimed his seat, but his substitute re. the passage of the Lecompton and English been troubled for several years with exbills through Congress.

> in the work of electioneering this scheme Mr. Philips moved for a recess till 5 purpose 6th. He offered to purchase newspaper editors with extravagant sums of money

> > 7th. And even the proscription of Democrats of high standing, who would not support the Lecompton and English bills. The witnesses on these points were Gov. Walker, Wendell, Bean and J. W. Walker, and fortunately for the cause of truth, the

evidence of these witnesses does not, the committee says, depend upon their own minished below a certain quantity with the Bank of the Metropelis which contains the names of those who conduct their business there, and by the unconscious

contradiction of the witnesses. The testimony of Forney is not to be overlooked in this connection, which shows a general willingness on the part of the President to subsidize the public press t proves, also, that there was a strong determination to buy all who could be bought, and to crush out the honest men who could not be bribed or reduced to af-

Post Office blanks with at least \$80,000. on the condition that he should, by an editorial no longer than a man's hand, support the administration to its Kausse poli-

The committee referred to the fact that 24 Democratic members of the House de spised the Kansas policy; this number dwindled down to 12, and enough were found to carry the bill through the House. achusetts, Dr. Hayes. It must be admit-The committee say the evidence proves beyond a doubt that the prices paid for printing and binding were atterly dispro-

portionate to the work done. Mr. Train moved that 5000 copies of the Referred to printing committee

Mr. Wilson was privileged to make a minority report on Monday. SENATE .- The question was taken on Mr. Garley's bill providing for a government printing office, and it was agreed to

The naval appropriation bill was con County offices \$2-to be paid invariably in ad sidered, and a large number of amendments vance. II

Mr. Wilson offered an amendment to use part of the appropriation for the purchase a candidate for Judge of the Court of Com of three steamers to act in the suppression mon Pleas, for the District composed of of the slave trade on the coast of Africa

Mr. Gwin offered as a substitute that king such a solemn appeal to the country, tion to make provisions for the retorn of article of the Ashburton treaty remains in If the Convention will adopt some oth. force, and if the British government refuse pey for the sixth Judicial District, at the er plan to regulate the Convention, it will to enter into such convention, then the

Disagreed to, ayes 19, pays 26. Adjourned till Monday.

WASHINGTON, June 18. The resolution vetajuing Mr. Anderson in his seat was adopted, 112, comprising all the Republicans and Southern Opposi-

all reported in the committee of the whole tion. The President-The chair reminds the Mr. Winslow made a minerity report

from the Covode committee; also a perso- cratic convention. committee on credentials shall be appointed Mr. Fisher -I had the floor, and did not nal explanation to the effect that the charge against Mr. Scranton was from a The President-if the gentleman did written communication giving the names In a conversation with the wri er, he

ceived, and informed the committee that Capt. Rynders - I rise to a point of order be wished to prosecute the matter no furlight reflecting in any manner on that

no other desire then to discharge his du-

The friends of Mr. Scranton anticip

such a result, as they knew no stain could Recess from 41 to 7 o'clock.

Loud cries were made for Mr. Fisher, FROM NEW YORK. New York, June 19. Especial dispatch received here, dated PM. says Mr Douglas is undoubtedly beaten, and the chances now appear to fa vor a union on Horatio Seymour of N Y. Mayor Wood repudiates the idea that he

has written a letter in favor of the nomi-He stands now as at Charleston, but will apport the nominee who ever he may be

The Prospect. From every section and through every channel, we have cheering advices with regard to the Presidential canvass. Men of widely-diverse traditions, prepossessions, that the right chord has been touched, a substantial union of the Opposition se-There was Josiah Randall, an inveterate cured, by the nomination of Lincoln and The chairman said as the call for the old sinner, addressing a leading speech to Hamlio. In no State that voted for Fremont and Dayton is there a serious doubt of a Republican triumph in November .-These give us 114 Electoral Votes, to which -Kansas being most unrighteously kept tion or by unanimous consent to suspend | weary stopped his talk ; no other speaker | out-Minnesota (a new State) will certainanswering to the call of the audience the ly add 4, making 118. We shall need 34 more to elect Lincoln by the People; and

> lowing States: Oregon..... 3 Every one of these we believe Lincoln

for these we shall have to look to the fol-

and Hamlin will carry, and we do not de-

spair of adding Delaware to the list, ma-

king their Electoral Vote 178-to 125 for Thus far, we have not counted on a dithey will put their best foot foremost and they divide, or stay divided, and run two rival tickets, the contest will be over be fore it is fairly begun .- N. Y. Tribune.

CAUTION. The following act having been passed at the last session of the Legislature of Georgia, our business, on and after June 1st. 1860 will, be carried on at Wilmington Delewere, and St. Louis, Missouri. AN ACT to repeal all laws, and parts of

laws, nuthorized lotteries in the State of For 50 Cents Georgia, and for other purposes. SECTION 1. The General Assembly of Georgia do enact: That from and after the household and kitenen furniture. Georgia do enact : That from and after the first day of June, Eighteen Hundred and Sixty, all laws and parts of laws authorizing Lotteries in the State of Georgia, or the 1st. The emphatic and indubitable vending of Lottery Tickets in said State

> Therefore all Lotteries pretending to be date, must be illegal, and a fraud upon the

WOOD, EDDY & CO., Missouri and Kentucky State Lotteries. Wilmington, Delaware, and St. Louis, Mo Read the fellowing from the Hon. Morris Morris, formerly Auditor of the State of Indiana:

INDIANAPOLIS, Sept. 2, 1857. Dr. C. W. ROBACK-Dear Sir: Having We Reduce the Price to 50 cents treme debility and weakness, so much that In order that every one will fell able to 5th. The admission of parties engaged I was unable to attend to my ordinary business at times, and having heard of the wonderful cures that your Scandinavian that they received enormous sums for this Blood Purifier and Pills were effecting, I was induced by a friend to try them. have been using the Purifier for the last twelve months, and find the medicine fully clubs, and will send us a host of names equal to its recommendations. So valuable is its use to me that I cannot now dis- from every portion of this Congressional pense wish the use of it at my advanced age of life-seventy seven years. Yours,

Monnis Monnis. See advertisement. tron as a Medical Bemedy. The coloring matter of the blood comes

from the Iron therein, which cannot be diout rendering the blood unfit for the perfect nutrition of the different organs. In It is proven by the book of records of such cases the fact is apparent by general paleness, weak circulation, impaired breathing, cold extremites, &c. It may be asked, from what is the blood

derived? We answer, principally from the food. But if the food is not properly di gested, there can be no healthy blood, and consequently no adequate nutrition of the body. The bad blood will irritate the heart, clog up the lungs, stupify the brain, obstruct the liver, and cause derangement everywhere. The feeble girl will suffer from chlorosis and menstrual irregularicies, the adult from dyspepsia, neuralgia, and headaches; many will suffer from boils and skin diseases; the bilious from inflafiliate with the administration in its Le- med liver, dropsy and constipation; and the care worn professional man from every ill in Pandora's box. Now, it is certain Forney was offered the printing of the that if the deficient amount of iron in the Cash in Treasury at last settlement ... \$11,501 00 blood can be supplied, the symptoms of Am't rec'd on ac't of Docket fees 433 50 disease will consequently cease.

Chemistry proves that the only form in which iron can assimilare with the blood is that of a protoxyde, a salt very liable to further oxidation; when it becomes neasly inert in the stomach. In the Perusian Syrup, by chemical in genuity, this difficulty has been for the amply sastained by the distinguished

first time overcome; and this assertion is Chemist and Assayer to the State of Massto the Materia Medica, and an invaluable remedy for many of the worst forms of dis-PERCULAN SYRUP is a Solution of Protox-

ide Iron, a new discovery in medicine, and strikes at the root of disease by producing herithy blood, the source of all vitality in the human organism. For Sale by all Drnggista. Agents at Terre Haute, June 13, w4w T. H. BARR, & Co.

OCTOBER ELECTION. IT Fee for announcing Candidates for

17 We are authorized to announce JO SEPH W. BRIGGS of Sullivan County, as

Parke, Vigo and Sullivan counties. 1. We are authorized to announce A. the President be authorized to ask the date for Judge of the Court of Common British government to enter into a conven-

Vigo and Sullivan counties. 1. We are authorized to announce ISAAC N. PIERCE as a candidate for reelection to the office of Prosecuting Attor-

If We are authorized to announce the name of CHARLES M. CROOKS, as a candidate for Sheriff of Vigo county, subject to the decision of the Democratic Con-

VIN M. HICKCOX, as a candidate for IT We are authorized to announce the name of JAMES M. TOLBERT as a can didate for Sheriff, subject to the decision of the Democratic Convention.

IJ We are authorized to aunounce MAR

name of JOSEPH H. BLAKE, as a caudi-If We are authorized to announce THOMAS B. SNAPP as a candidate for

17 We are authorized to announce the

Sheriff subject to the decision of a Demo-If We are sufborized to announce P SHANNON, as a candidate for County Treasurer, subject to the decision of the Democratic Convention.

SPECIAL NOTICES.

Ale and Porter!

MADISON, Dayton Detroit and, Philadelphia Ale and Porter, bottled for Family use, by G. WEISS & CO., No. 87 Warren Block. Aprica to Laping.—We are aware there

The Mustaug Liniment cures Rheumstism; Thirteen holes jeweled Hunting Cased The Mustang Liniment cures Stiff Joints. The Mustang Liniment cures Burns & Wound The Mustang Liniment cures Sorce, Ulcers, and warranted in every respect

Patent Lever Watches

Cylinder Escopement hunting Cased

ed first rate time keepers.

Silver Watches

SMALL RED COW, about 5 years

old, with white straight horns, brand-

ed "J. C. W." Last seen about the mid

paid for her recovery. J.C, WALTER,

dle of April. A liberal reward will be

iel3wim 142 Main st, Terre-Haute.

that unless he be and appear before the Judge of the said Court, at the next term thereof to be holden at the Court House in the city of Terre

Haute, in said county, on the first Monday is

September 1860, to plead, answer or demur to said complaint, the matters and things therein contained, will be heard and determined in his

this 12th day of June 1860.
AND. WILKINS, Clerk.

Ornamental and Fruit Trees

and Shrubbery.

L . Ferris, of the Pleasant Ridge Nurseries,

N. B. Ferris cultivates those varieties of

Fruits only, which are best adapted to Western

ulture, and will gaarrantee better satisfaction

B. S. TROBRIDGE.

Foreign and Domestic Liquors,

WINES, CIGARS, &C.,

NO. 46, WEST WABASH STREET.

Executor's Sale.

THE undersigned, Executor on the

estate of Moses C. Carr, late of Vigo county

eccased, will sell at public sale at the late residence of said deceased, on south Sixth street, it

Terre Haute, on Thursday, June 28th, 1860, the

TERMS .-- A credit of twelve months will be

chaser giving note with approved security, bear-

ing interest from date, payabe without any relief

from valuation or appraisement laws, all under that amount the cash will be required. Sale will

tinue from day to day until all is sold. No prop

LADIES! LOOK HERE

Washing Machine

erty to be removed until the terms are compli-

commence at nine o'clock, A. N., and will con-

TERRE-HAUTE, IND.

WHOLESALE DEALER IN

W. BAILEY is agent for I. C.

June 13-4t -- Prs. fce \$3,00

than Eastern trees can give

Caked Breasts and Sore Neuralgia, Corus and Warts, and is worth 1,000,000 DOLLARS PER ANNUV To the United States, as the preserver and restorer of valuable horses and cattle. It cures all Spraias, Galds, Wounds, Stiff Joints, &c .-Did you ever hear of any ordinary Sore, Swelling, Sprain or Stiffness, either on man er beast, which the Mustang Liniment would not cure? Did you ever visit any respectable Druggist in any part of the world- in Europe, Asia or America-who did not say "It was the greatest discovery of the age?" Sold exerywhere .-Every family should have it; three sizes.

BARNES & PARK, Proprietors, State of Indiana, Vigo County, ss. New York. Vigo Circuit Court, September Term 1860. Colia W. Barnard vs Lewis J. Barnard-Petition TELMBOLD'S BUCHU FOR THE BLADDER Heimbold's Buchu for the Kidneys. Heimbold's Buchu for the Gravel. COMPS now the said plaintiff, by Nelson her attorney, and flies her complaint, praying for a Divotce from said defendant, and also the Helmbold's Buchu for Dropsy. Helmbold's Buchu for Loss of Memory. Helmbold's Buchu for Loss of Sight. Helmbold's Buchu for Dimness of Vision. affidavit of a disinterested and competent per-The said defendant is therefore nereby notified leimbold's Buchu for Difficult Breathing.

Indiscretions and all diseases of the SEXUAL ORGANS. existing in either sex, from whatever cause ori and no matter of how long standing.

Helmbold's Extract Buchu is pleasant in its taste and odor, and immediate in its action.—

Price \$1 per bottle, or six for \$5. Delivered to any address, accompanied by retiable certificate. Depot, 104 South Tenth St., Philadelphia.

felmboid's Buchu for Weak Nerves. felmbold's Buchu for Obstructions.

leimbold's Buchu for Excesses srising

NEW ADVERTISEMENTS Campaign Express!

We will furnish the Express

CAMPAIGN PAPER From the present time until

The 21st Day of November. To individuals or clubs

Foreign & Telegraphic News! given on all sums over three dollars, by the pur-

and all matters of Approved by the Governor, Dec. 11, POLITICAL INTEREST

connected with the coming

PRESIDENTIAL CONTEST There will be from 18 to 20 Columns of Reading

in each issue.

In the United States, come and buy one of HALL'S LATEST PATENT, of ISAAC BALL, If you want a machine that will wash in half the take it. We hope our Republican friends Come and buy of Isaac Ball. will take some interest in the formation of

dividend on the capital stock of the Company

Shows

Poor Expenses, sale

of goods...... Poor Farm, sale of

RR dividends

Sale of stock T H &

Public buildings 4,743 57

Election purposes. 130

Co bonds redeemed, 18,500

Bridges..... 2,403 Township tax..... 2,631

SAMUEL CONNER.

Agl. society

Administrator's Sale.

same is sold before that time at private sale.

Trial of Wheat Harvesters.

apph Brown's wheat field east of Early's grove

farm, as soon as the wheat is ready to out. Of which time due notice will be given.

The trial will be for the machine doing the

BAIRD & BASSETT, All'ye.

Adm's of the estate of James Sheers.

of five (5) per cont. for the six months ending

f you want a machine that will wash the dirtiest collar or wristband in two seconds. Come and buy of Isaac Ball. If you want a machine that will not tare your

F YOU WANT THE BEST

Come and buy of Isaac Ball. LP PATMENT IN ADVANCE. R. N. HUDSON, Editor. TEMBOLD'S EXTROT BUCHU AlssoluTION .- The firm of Grover, HEMBOLD'S EXTRACT BUCHU Gibson & Fairchild was dissolved June HEMBOLD'S EXTRACT BUCHU '60, by mutual consent-Mr. Gibson with-HEMBOLD'S EXTRACT BUCHU. irawing from the firm. The business will be ositive and specific remedy for diseases of the carried on by the undersigned, with whom all Kidneys Gravel. settlements are to be made, and who will do Bladder, Kidneys, Gravel, business under the name of je20w3-d4t GROVER & FAIRCHILD. Kidneys, Kidneys, Gravel,

Deganic Weakness, Organic Weakness And ail diseases of the Dividend Notice. Terre-Haute and Richmond RR Co., Sexual Organs, ecretary's Office, Terre-Haute, June 15, '60. Sexual Organs The Board of Directors have this day declared

May 31st; payable on and after Monday, July 2d, improper discharges, whether existing in to all stockholders on the books of the Company, May 31st. The Western Stockholders will Male or Female. Male or Eemale. receive their dividends at the office of the Treas Male or Female, Male or Female. urer of the Company in Terre-Haute. Male or Female. Male or Female. Male or female, Male or Pemale. Auditor's Report. It is a fact long since established, that persons suffering with any disease of these organs are affected in bodily health and mental powers, and DEPORT of the Auditor, showing the Receipts And Expenditures of Vigo county, for year ending May 31st, 1860:

Sexual Organa.

experience many alarming symptoms, among which will be found: Indisposition to Exertion. Loss of Memory, Difficulty of Breathing, Gen-eral Weakness, Horror of Disease, Weak Nerves, Trembling, Horror of Death, Night Sweats, Cold Fuet, Wakefulness, Dimness of Vision, Languor Universal Lassitude of the Muscular System, o ten Enormous Appetite, with Dyspeptic Sympome, Hot Hands, Flushing of Bothe Skin, Pallid Countenance and Eruptions of the Face, Paine in the Back, Heaviness of the Eyelids, frequently black spots flying before the eyes, with temporary suffusion and Loss of Sight, Want of Attention, Great Mobility, Rest-. 1,404 98 lessness. These symptoms, if allowed to go on, which this medicine invariably removes, soor Specific School tax 3,190 11 follow-Loss of Power, Fatuity and Epileptic County Bond tax .. 20,132 85 Who can say that these excesses are not fre-

arising from excesses, early indiscretions, ex

porsures and imprudencies, and removing all

Sexual Organs,

Sexual Organs,

Sexual Organs

Sexual Organs,

quently followed by those direful diseases, IN-\$73,498 10 the Insane Asylums, and the melancholy deaths There has been orders issued for the year com- by Consumption, bear ample witness of the mencing the lat day of June, A. D. 1859, and truth of this assertion. HELMBOLD'S EXTRACT OF BUCHU Am't expad, on act Specific allowances 2,491 12 Is a certain, safe, and speedy cure, from what-Insanity 1,249 08 ever cause they may have originated, and no Poor expenses 5,012 15 How Long Standing. How Long Standing. How Long Standing, It is taken without bindrance from business, 431 52 and little, it any, change of diet.

Is pleasant in its taste and odor. And immediate in its action. Coroner's Inquests, 80 80 County officers 4,737 03 If you are suffering with any of the above disriminal expense .. 1,766 75 Procure the Remedy at Once. Procure the Remedy at Ouce. Special school tax .. 2,744 11 sterest on Co bonds 2.377 75 Procure the Remedy at Once. Helmbold's Extract of Buchu. 9,403 @ As a medicine which must benefit everybody from the simply delicate to the confined and des-94 pairing invalid

Taxes 367 10 No Equal is to be Found, No Equal is to be Found, \$57,953 90 No Equal is to be Found E. B. ALLEY, Auditor V. C. Price \$1 per bottle, or 6 for \$5; delivered to any address. Prapared by H. T. HELMSOLD. BY virtue of an order of the Vigo Court of Common Pleas, I will on the 7th day of Below Chestnut, Phili-Describe symptoms in all communications. ly next, at the Court House door in the elit of ferre-Haute, between the hours of 10 o'clock BEWARE OF COUNTERFEITS a. m. and 4 o'clock p. m., sell the following real estate in Vigo county, to wit: the north half of And unprincipled Dealers, who endeavor to dispose "of their own" and "other" articles on the the south quarter of section 12, township 12, north of range 10 west, belonging to the estate of James Sheern, sr., deceased, for the payment of Helmbold's Genuine Preparations,

the debts of said estate, upon a credit of and 12 months, the purchaser executing his notes with approved security, waiving valuation laws.—said sale to be for not less than two thirds of the " Sarasparella Improved Rose Wash THOS. H. BARE & CO. appraised value of said rerl estate, unless the Terre-Haute, Indiana. And all Druggists everywhere.

| P Ask for Helmbole's. Take no other. Cut out the advertisement and send for it, and May 25, 1860-dw-3m

Exiract of Buchu.

Administrator's Notice. NOTICE is hereby given, that the undersigned has been appointed administrator of the estate of William Price, late of Vigo county. deceased. Said estate is solvent. May 25, dtt-w3w SILVER!

Fruit Knives, Preserve Spoons, Wafte Knives, Butter Kulves, Pickle Knives and Porks, Pickle Porks, Table and Ten Porks, Besert Forks, Table and Ton Spoons, Gravy Ladles, &c DIAMONDS. Some Regutiful Diamond Rings. JEWELRY

hole, Etruscan Settings, Turquoise can heart to Etruscan Style, White and Brown Lava Pine and Half Sette.

THE Largest Assortment of Silver

in Etruscan and Burnish-SILVER CARD CASES. Only a few, but very beautifui Coral. nice assortment of Coral Necklaces and Arm

seed Coral and Rug; Ladies and Missee Gol

Hurrah! Hurrah!

NEW

TERRE-HAUTE, INDIANA

F. NIPPERT & DUNN

re now received their entire stock of DRI

GOODS, which they are offering at

MARVELOUSLY LOW PRICES!

LAWNS.

AT 12% CENTS ONLY.

Silk Printed Challis

At half their value

Very Beautiful.

PLAIN & COL'D CRAPE LISE,

For Evening Dresses.

1500 Silk Parasols

200 Beantiful

At Less than First Cost.

GLOVES.

Plain and Figured Silk Tissues;

Traveling Dress Goods;

At S. R. FREEMAN'S for 12\$, large size, FOR CHEAP

At S. R. FREEMAN'S for \$8 50, warrant-

PAINTS AND OILS,

TYPE ARE BETTER PREPARED THAN ANY

ALL OF OUR STOCK

One of our Firm being a Practical Druggist And Graduate in that business, and The other an Experienced Painter, Gives us very superior advantages. We cordially invite an inspection of our stock, by purcuasers and others, and we will take pressure in

DRUGS & MEDICINES, PAINTS & OILS, GLASS & VARNISHES BRUSHES & COLURS,

SPICES & EXTRACTS,

CONSUMPTION ASTHMA CURED. DR. H. JAMES, discovered, while is the East Lautes, a certain cure for Con-sumption, Asthma, Bronchitis, Coughs, Coids, and General Debliity. The remedy was discov ered by him when his only child, a daughter was given up to die. His child was cured, and is now alive and well. DeSirons of benefitting his fellow mortals, he will send to those who wish it, the receipe containing full directions for making and successfully using this remedy, free, on on receipt of thir names with stamp for return postage. When received take it to J. R. Cun ingham, Druggist, Terre-Haute, Ind., and getthe

April 4, 1860-went Valuable Farm for Sale.

allowed to be the best improved and most desi rable farm in Vigo county. The whole enclosed by heard fences. A large two story modern built frame dwelling and out buildings on the

Good Kid, Silk, Liele and Cotton Gloves; Long and Short Silk Mitts.

A Splendid Assortment Plain Black Silks-Cheap. Chambray and Plaid Ginghams,

Shawls!

The handsomest line of Stella Shawls ever bro't to the city, and at 50 per cent less than their original cost—ranging from \$1,25 to \$9. poors, Linen, Barege & Lace Mantles

Hesiery. Large line Ladies, Children and Gent's Cotton

A THIRTY HOOP SKIRT FOR ONLY \$1.50

Misses Hoops ditto. THE ONLY DEPOT

THE BEST AND CHEAPEST and best fitting

FRENCH YOKE SHIRTS

Linen and Marseilles ditto.

In the Market ! Neck Ties. WITHOUT CONTRADICTION

The only really pure French Black and Fancy CLOTHS & CASSIMERES

In the market, and at prices that defy competit Splendid Line of Tweeds For Youths, Boys and Men's Wear.

Cottonades - Cheap! Cheap! Cheap French Linen Drills. Marseilles Vest Patterns

3-1 and 6-4 Silk Mixed Cassimere for Suits. Plain and Ribbed French Draps D'ete

TRISH LINENS, DAMASK TABLE CLOTHS. By the patiern and in the piece-Very Cheap.

Boots de Shoes, Amuzingly Chesp. Ladies' Boots and Shoes

Fine Assuriment.

Bleached Muslins, Ticks Stripes and Checks,

expressly designed for the Cash Jobbing Trade. F. NIPPERT & DUNN. Terre Haute, May dif W. WATSON.

Wholesale Buyers

Altorney at Law Office over John C. Ross & Son, No. 1, Prai rie City Buildings, Main street, TERRE-HAUTE, IND. Will give prompt attention to all profes

sional business entrusted to his care, in this

Tinners and Stove Dealers. TAKE NOTICE. THE subscriber having purchased one hun-dred bundles of sheet from from the celeated Manufactory of Aier. Swift & Co., of Cin

cinnati, Ohio, is now receiving and will sell the same at Cincinnati prices, freight added, at No 66 Rast Washington street, Indianapolis, three doors east of Odd Fellows Hatt. HENRY S. KELLOGG To the Berrowers of School Punder THERE to a large amount amount of interest due on loans and school lands. Persons Glass, do.

DRUGS

No. 116 Main Street, between 5th and 5th, Has been bought from first hands, by one of the firm in person, and for CASH, thereby enabling us to sell as good an article, at as low a price, as any bouse in the trade.

showing a stock of

PERFUMERY & FANCY GOODS PATENT MEDICINES & LIQUORS

Peculiarly suited for our JOBBING AND RETAIL TRADE! Upon better terms than ever offered in this mat

edicine. There is not a single symptom of conmpton that it does not at once take hold of and dissipate. Night sweats, peerishness, icritation of the nerves, failure of memory, difficult expectoration, sharp pains in the lungs, sore throat, chilly sensation, statisch at the stomach.

Sill UATED one mile south of Terre-Haute, ind., near the Wabash River, on the Vin cennes road, containing 291 acres, and so situa ted that it can be divided either East and West, North and South to make two beautiful farms. The whole or half to be sold to suit purchasers-

MILL SAW REMOVED WHITE GOODS, 13-103 SOUTHERN BANK BLOCK TO

> SHELF HARDWARE. Mechanics Tools of Every Descrip-

> No. 79 MURRAY STREET, NEW YORK. Importer and Wholesale and Ketnil Dealer in NEW ANCHOR BOLTING CLOTH

Gents Patent Paper Collars. States and Canada by Express. CLARK HOUSE CORNER OF OHIO AND FIRST STS

> J. BUIZ & SON State of Indiana, County of Vigo as Vigo Circuit Court, September Term, 1860 No. 1929. Marietta A. Tripp vs. John Tripp-Petition for a Divorce.

The it remembered tant on the 21st day of May. D A. D. 1860, the plaintiff, by W. K. Edwards, her attorney, filed in the office of the Clerk of and now on the 22d day of May, A. D. 1860, plan in said office the effidavit of a disinterested and competent witness that the defendant is not a resident of the State of Indiana. The said dejoudant is therefore hereby notified that unless he be and appear before the June of this Court, on the first day of the next term thereof, hereafter to be held at the Court House in Terre-Haute, on the 1st Monday of Septem per, 186s, then and there on or before the calling SATINETTS, JEANS & TWEEDS of the cause for trial, plead, answer or demurto

> Vigo Circuit Court to September Term, 1860 No.741. Abraham Schield vs. James Austin and Leonard Barney-Complaint. BE it remembered that on the 25th day of Au Beatt 1857, the plaintiff per Thompson d Scott filed in the Clerk's office his complaint against the defendant James Austin: and on the 24th day of March 1950 the said plaintiff per Scott & Booth filed his complaint against the defendant Leonard Barney making him a party defend ant to this suit, and on this day June 5th 1860 said plaintif flies the affidavit of a disinterested person and competent witness that the defendant Leonard Barney is a necessary party to this suit and is not a resident of the State of Indiana, the said defendant Leonard Barney is there fore hereby notified that unless he be and appear before the Judge of this Court on the first day of the next term thereof hereafter to be held at the Court House in Terre Haute on the first Monday of September next then and there on or before

AND. WILKINS, Clerk. June 5, 41 Pra. fee \$4,00 Coroner's Ferdict, W E, the Jury summoned to hold an inquest upon the body of an unknown man found spon the track of the Terre-Haute and Richmond Railroad, on the morning of June 5th, 1860, remuch disfigured as to be unable to recognize much of his personal appearance: was about forty-five or fifty years of age, hatr dark, slightly tinged with gray, dressed in blue jeans pantaicons, white cutton shirt, white linen coat, blue and purple figured worsted vest, and black silk rithon necktie. Near the body was found a brown de laine coat, a white cotten handkerchief with the initial B. worked in the corner. Upon the hand were two bras ringss, one with the letter U on, the other plain. In his pockets were found one pair of brown cotton or Berlin gazantetts, a pair of German silver spectacles, and a hern pocket comb. A pair of partly worn beets were found near, with a name inside, which we were unable to make out. Near the body was

> SAMUEL HOLMES, DAVID HILLSON, GEORGE HERRINGTON

W. GRAY.
DAVID HISON,
GRORDS HERRIPOTOR

inaction of the bowels, wasting away of the muscles. Address O. P. Brown & Co., 32 and 34 John street, New York.

WILLIAM CORBEN.

Nation; Steet, &c. Very Lowest Figures.

BOLTING CLOTH DEPOT

ESTABLISHED 1792. JOHN R. PLATT.

HENRY RODNER AND DUFOUR & CO. Il P Orders forwarded to all parts of the Uni-

JACOB BUTZ & SON, PROPRIETORS. W K have taken a d related the above well known Hotel, and are now prepared to receive and accommodate guests in the most satis-An Omnibus will convey passengers and their baggage to and from the Trains, tree of

the plaintiff's complaint, the matters and things therein contained will be decreed accordingly.

my23w4 fee\$4 AND. WILKINS, Clk. State of Indiana, Vigo County, so.

Grenadine Vest Pattarna. the calling of the cause for trial plead answer or demur to the plaintiff's complaint the matters and things therein contained will be heard and determined in his absence and decreed accord

We keep a stock of Goods on the becoud Floor, found a paper with some mixed up words, among which we can recognize the names "Alexander Ferguson," and "Sarey Ferguson." B. W. Ossons.

W. GRAT.

Twenty Thousand Yands of the Best American and English Prints! At only to cents per yard.

T. H. BARR & CO.,

Druggista, Terre Haute, Ind. FLOUNCED ROBES Bareges, Cheap-Very Cheap! PLAIN & COL'D CRAPE TISSUE,

premises. A fine young orchard, and all other improvements of a first class farm, with an unsurpamed location and of easy access to Terre-Haute. Apply to May 24, dw-1f Terre-Haute, Ind.

to his New Building, No. 103 Main street nour doors east of the Southern Bank, where he hopes his old customers and as many new ones as may favor him with a share of their patronage will give him a call. He has on hand and is reiving almost daily, a well selected stock of

GLASS, 3 _ 5 All of which, and everything pertaining to his line of business, he will continue to sell at the

From the Manufactories of

Terre-Haute, Ind.

We, the undersigned, duly empanneled and swern as a jury to hold an inquest upon the dead body of an upknown man found upon the track of the Terre-Haute and Richmond Ratiroad on the morning of June 5th, 1850, near Wood's mill station, find that said deceased came to his death by being run over by he passeager train of said road, that the same was wholly accidental, and that no blame statches to the engineer, conductor or brakesmen on said train

Taken and approved before me, Joan Bicker-sen, a Justice of the Peace, and now acting an Coroner in the absence of the t official.

and invigorate the whole organization, and pupity the blood. See advertisement in another
selemn.

Joint.

Dur prices for any Goods in our line, according to make the mark.

INT Only rail and see, at

PRESMAN JEWELRY STORE.

Joint.

Dur prices for any Goods in our line, according to be so indebted, will ing to quality, we are determined shall be as ing to quality.

In a price for any Good order, and the other mach ing to quality, we are determined shall be as ing to quality.

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